S. S	AND TRADEMARK OFFICE	Co	:.unissioner for Paten
		United Sta	iter, Patent and Trade Washington,
U.S. APPLICATION NO.	FIRST NAMED APPLICANT	r '	ATTY DOCKET NO.
09/857408	JOSEPHINA VOS	Р	VOS 2
		INTERNATIONAL	AP, EL AHON NO.
BROWDY AND NEIMARK		PCT/NLS	99.00 743
624 NINTH STREET N W SUITI	E 300	LA FILISO DATE	PRIGRITY DATE
WASHINGTON, DC 20001		03 DEC 99	04 DEC 98
		:	
		Lale Maller	10 JUL
NOTIFICATION OF MIS	SING REQUIREMENTS UNI	DER 35 U.S.C. 371 IN	LATE UNITE
STATES	DESIGNATED/ELECTED O	FFICE (DO/EO/US)	
1. The following items have been so	ubmitted by the applicant or the IB to the Diffice (37 CFR 1.494) [x] an Elected C	ne United States Patent and T	'radeinark
- II C Do. i. Matianal Em			
$\frac{ \mathbf{x} }{ \mathbf{x} }$ Copy of the international	al application. Translation of the	international application into	English.
Oath or Declaration of i	inventors(s). Translation of Ar	ticle 19 amendments into En	glish.
Copy of Article 19 ame	endinents Other:		
Priority Document.	ninary Examination Report in English a	nd its Annexes if my	
The International Prelin	to the International Preliminary Examin	nation Report into English.	
2. Applicant has requested early	processing under 35 U.S.C. 371(f) but elow. The Basic National Fee and the c	has not filed the following in	ication must be file
the indicated items in paragraph 3 be prior to 20 or 50 months from the pr	riority date to avoid abandonment.	copy of the international appro-	
", U.S. Basic National Fo	e. Copy of the intern	national application.	
3. The following items MUST be fi	urnished within the period set forth belo	ow in order to complete the r	equirements for
accentance under 35 U.S.C. 371:			
a. Translation of the ap	plication into English. A processing fe- ropriate 20 or 30 months from the prior	e win be required it submitte ity date	u
The current transl	ation is defective for the reasons indicate	ted on the attached Notice of	Defective
Translation.			
b. Processing fee for pr	royiding the translation of the application 30 months from the priority date (37 C	m and/or the Allhexes fater to	ian me
	of the inventors, in compliance with 37	CFR 1.497(a) and (b), prope	rly identifying
the application (p	referably by the International application	n number and international f	ling date). A
surcharge will be date.	required if submitted later than the app	ropriate 20 or 30 months fro	in the priority
: The current oath	or declaration does not comply with 37	CFR 1.497(a) and (b) for the	e reasons
indicated on the a	ittached PCT/DO/EO:917.	se appropriate 20 or 30 mont	hs from the
priority date (37)	ding the eath or declaration later than the	е арргорише 20 (4 50 исм.	ns mom are
4. Additional claim fees of \$	as a == large entity == small of	entity, including any require	i multiple depende
claim fee, are required. Applicant	must submit the additional claim fees of	r cancel the additional claims	for which fees are
due (37 CFR 1.492(g)) See attach			
	the required sequence listing pursuant to	37 CFR 1.821-1.825. See	attached
PCT/DO/EO/920.			
ALL OF THE ITEMS SET FOR'	TH IN 3(a)-3(d), 4 AND 5 ABOVE M F THIS NOTICE OR BY 22 OR 32 M	UST BE SUBMITTED WI	THIN TWO (2)
THE PRIORITY DATE FOR TE	HE APPLICATION, WHICHEVER IS	S LATER. FAILURE TO	PROPERLY
RESPOND WILL RESULT IN A	ABANDONMENT.		
The time period set above may be o	extended by filing a petition and fee for	extension of time under the	provisions of 37 C
1.136(a).			
6 If box 3a or 3c is checked, a tra	anslation of the Annexes MUST be subm	nitted no later than the time p	period set above or
A nearly will be concelled. A proc	rescing fee will be required if submitted	later than 20 or 30 months to	rom the priority da
7. The Article 19 amendments or 30 (37 CFR 1.495(d)) months fr	are cancelled since a translation was not	provided by the appropriate	20 (37 CPK 1.49)
Applicant is reminded that any con	nmunication to the United States Patent nelude the U.S. application no. shown a	and Trademark Office must	be mailed to the
	renioe ing ti 🔨 ampileadidh no 800WH 3	ome. (J/ CER LJ)	
address given in the heading and in	iciade die 0.0. appremissi ins answer		

FORM PCT/DO/EO/905 (March 2001)

Telephone: 703-305-3631

		Unit	Commissioner for Patents, Builded States Patent and Trademark Washington D.C.
U.S. APPLICATION NO.	FIRST NAMED APPLICANT		ATTY, DOCKET NO.
09/857408	JOSEPHINA VOS	P	VOS 2
03/03/1400		INTERNATIO	ONAL APPLICATION NO.
BROWDY AND NEIMARK		PCT/NL99/00743	
WASHINGTON, DC 20001		LA, FILING DAT	E PRIORITY DATE
		03 DEC 99	04 DEC 98
	1	DATE MAILE	10 JUL 2001
NOTIFICATION TO COMPI CONTAINING NUCLEO	Y WITH REQUIREMENTS TIDE SEQUENCE AND/OR DISCLOSURES	FOR PATENT AMINO ACID	F APPLICATIONS D SEQUENCE
Applicant has submitted papers un America. The items indicated belo deficiency noted below and avoid	ow, however, are missing. The abandonment is set forth in the	e period within accompanying	which to correct the Notification.
The nucleotide and/or amino acid with the requirements for such a d reason(s):	sequence disclosure contained isclosure as set forth in 37 CF.	in this application in this application in the second in t	on does not comply for the following
This application does not disclosure on paper compared by 37 CFR 1.8 A copy of the "Sequence content of the computer 37 CFR 1.822 and/or 1 Sequence Listing." The computer readable damaged and/or unread substitute computer readable computer readable compared to the paper copy or content of the paper copy	comply with the requirements of contain, a "Sequence Listing py or compact disc, as required ce Listing" in computer readabte 121(e). The Listing is computer readabte 122(e) as indicated on the attack of the sindicated on the attack of the sindicated on the attack of the sindicated on the attack of the submitted of the "Sequence Listing" as most the "Sequence Listing" as	g" as a separate I by 37 CFR 1.8 le format has no le form has bee s not comply wi ned marked-up of this application ned CRF Diskett as required by ting" is not the	part of the 821(c). In been submitted as an submitted. The the the requirements of copy of the "Raw has been found to be the Problem Report. A 37 CFR 1.825(d), same as the
An initial or substitute amendment directing i A statement that the coare the same and, whe	es interpretation, E submission help,	the "Sequence disc and the co matter, as requir	Listing," as well as an imputer readable form red by 37 CFR

Barbara A. Campbell

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